

## UNITED STATUS DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

| SERIAL NUMBER FILING DATE   | FIRST NAMED APPLICANT                          | AT                          | TORNEY DOCKETT NO.                    |
|---|--|-----------------------------|---------------------------------------|
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|   | ·  |                             |                                       |
|   |  | EXAMINER                    |                                       |
|   |  |                             | ·                                     |
|   | [  | ART UNIT                    | PAPER NUMBER                          |
|   |  |                             | 39/2                                  |
| EVAMIA  | D<br>IER INTERVIEW SUMMARY RECOI               | PATE MAILED:                |                                       |
|   |  |                             |                                       |
| All participants (applicant, applicant's representative, PTO p  | personner):                                    |                             |                                       |
| (1) DAVID PERRYMAN (gg). N  | (3)  |                             | · · · · · · · · · · · · · · · · · · · |
| (2) ARDIN MARSCHEL (Ear)  | (4)  |                             |                                       |
| Date of interview   | •  |                             |                                       |
| Type:    Type:    Type:    Type:   Ty | applicant □ applicant's representative).       |                             |                                       |
| Exhibit shown or demonstration conducted:   Yes   No.   | •  |                             |                                       |
|   | •  |                             |                                       |
|   |  |                             | · · · · · · · · · · · · · · · · · · · |
| Agreement  was reached with respect to some or all of the   | the claims in question. Xwas not reached.      | ,                           |                                       |
| Claims discussed: all pends   | ing in general                                 | ·                           |                                       |
| Ciairis discussed.  | 7 + 1  |                             |                                       |
| Identification of prior art discussed:  | n el al.                                       |                             |                                       |
|   |  |                             |                                       |
| Description of the general nature of what was agreed to if a  | n agreement was reached or any other comp      | nents: We die               | scussed the                           |
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| interfering subject matter  | with Hann stal.                                | These de                    | scussions are                         |
| deemed to be persuasive   | to overcome the                                | previously a                | coolied rejection                     |
| 2 1 to 0 11/16/93 ( may   | office action summaring                        | ring sarmal                 | Seration of the                       |
| (A fuller description, if necessary, and a copy of the amend  | white will be so I a                           | 1 CH                        | ns allowable must be                  |
| attached. Also, where no copy of the amendments which w   |  |                             |                                       |
| □ 1. It is not necessary for applicant to provide a separa  | •  |                             |                                       |
| Unless the paragraph below has been checked to indicate t<br>WAIVED AND MUST INCLUDE THE SUBSTANCE OF THI<br>action has already been filed, then applicant is given one m   | E INTERVIEW (e.g., items 1-7 on the reverse    | side of this form). If a re | esponse to the last Office            |
| 2. Since the examiner's interview summary above (in<br>requirements that may be present in the last Office<br>response requirements of the last Office action. A  | action, and since the claims are now allowable | le, this completed form i   | is considered to fulfill the          |
| box 1 above is also checked.  | AI:  | Marke                       | •                                     |